1 2 3 4 5 6	BRENDAN M. HICKEY Cal Bar No. 261794 Pier 9, Suite 100 San Francisco, CA 94111 Telephone: (415) 494-8444 Facsimile: (415) 735-3544 Brendan@Defender-Services.com Attorney for Defendant HECTOR MARTINEZ-HERNANDEZ	
7 8		TEC DICTRICT COLIDT
9	IN THE UNITED STATES DISTRICT COURT	
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
11	OAKLAND DIVISION	
12	UNITED STATES OF AMERICA,	Case No. 09-CR-481-SBA
13	Plaintiff,	Date: July 24, 2012
14	v.	Time: 2:30 pm
15	HECTOR MARTINEZ-HERNANDEZ,	MOTION AND ORDER SHORTENING TIME
16	Defendant.	
16 17	Defendant.	
		I.
17		I. SHORTEN TIME
17 18	MOTION TO S	
17 18 19	MOTION TO S Defendant, Hector Martinez-Hernandez	SHORTEN TIME
17 18 19 20	MOTION TO S Defendant, Hector Martinez-Hernandez	SHORTEN TIME z, by and through counsel, Brendan M. Hickey,
17 18 19 20 21	MOTION TO S Defendant, Hector Martinez-Hernandez hereby moves this Court for an order shortening memorandum.	SHORTEN TIME z, by and through counsel, Brendan M. Hickey,
17 18 19 20 21 22	MOTION TO S Defendant, Hector Martinez-Hernandez hereby moves this Court for an order shortening memorandum. This application is due to the fact that	SHORTEN TIME 2, by and through counsel, Brendan M. Hickey, g time in which defendant may file his sentencing
17 18 19 20 21 22 23	MOTION TO S Defendant, Hector Martinez-Hernandez hereby moves this Court for an order shortening memorandum. This application is due to the fact that counsel that they would be able to provide seve	SHORTEN TIME z, by and through counsel, Brendan M. Hickey, g time in which defendant may file his sentencing Mr. Martinez's family indicated to undersigned
17 18 19 20 21 22 23 24	MOTION TO S Defendant, Hector Martinez-Hernandez hereby moves this Court for an order shortening memorandum. This application is due to the fact that counsel that they would be able to provide seve intended to deliver them no later than July 17, 2	SHORTEN TIME 2, by and through counsel, Brendan M. Hickey, g time in which defendant may file his sentencing Mr. Martinez's family indicated to undersigned eral letters of support for sentencing. While they
17 18 19 20 21 22 23 24 25	MOTION TO S Defendant, Hector Martinez-Hernandez hereby moves this Court for an order shortening memorandum. This application is due to the fact that counsel that they would be able to provide seve intended to deliver them no later than July 17, 2 by that date and instead delivered the (translated	SHORTEN TIME 2, by and through counsel, Brendan M. Hickey, g time in which defendant may file his sentencing Mr. Martinez's family indicated to undersigned eral letters of support for sentencing. While they 2012, they ultimately were unable to deliver them

that the letters were received. For the foregoing reasons, counsel hereby requests that this court order the time to file defendant's sentencing memorandum be shortened to six (6) days. Respectfully submitted, DATED: July 18, 2012 /s/ Brendan Hickey BRENDAN M. HICKEY Attorney for Hector Martinez-Hernandez IT IS SO ORDERED DATED: _7/23/12 HONORABLE SAUNDRA B. ARMSTRONG United States District Court Judge